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## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

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MAR 15 2017

| United States of Ar                   | merica, )  | Case No.                         | CR 17-0010  | SUSAN Y. SOONG<br>CLERK, U.S. DISTRICT CO<br>NORTHERN DISTRICT OF CAL<br>OAKLAND | G<br>JURT<br>JFORNIA |  |  |  |
|---------------------------------------|--|----------------------------------|---|--|----------------------|--|--|--|
| Plai                                  | ntiff, )   |                                  | ATED ORDER EXCI<br>NDER THE SPEEDY                |  |                      |  |  |  |
| ALAN LEON<br>Defe                     | EPPS, )  |                                  |   |  |                      |  |  |  |
| Trial Act from MAY continuance outwei | d by the parties on the record 2011 15, 2017, to APP 11, gh the best interest of the purification of the p | blic and the de                  | I finds that the ends of<br>fendant in a speedy t | f justice served by the rial. See 18 U.S.C. §                                    | ly                   |  |  |  |
|                                       | ilure to grant a continuance version 18 U.S.C. § 3161(h)(7)(B)(  |                                  | to result in a miscar                             | riage of justice.  |                      |  |  |  |
| det                                   | e case is so unusual or so confendants, the nature of the prolaw, that it is unreasonable to all within the time limits estated  | osecution, or to<br>expect adequ | he existence of novel<br>late preparation for pr  | questions of fact<br>retrial proceedings or the to                               | rial                 |  |  |  |
|                                       | Failure to grant a continuance would deny the defendant reasonable time to obtain counsel, taking into account the exercise of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).  |                                  |   |  |                      |  |  |  |
| cou                                   | flure to grant a continuance value of the cont | commitments,                     | 1.5 (5.0)   |  |                      |  |  |  |
| nec                                   | Failure to grant a continuance would unreasonably deny the defendant the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).   |                                  |   |  |                      |  |  |  |
| 316                                   | the reasons stated on the rec<br>1(b) and waived with the cor<br>(c) and (d).  |                                  |   |  |                      |  |  |  |
|                                       | the reasons stated on the rec<br>1(h)(1)(E)(F) for delay result  |                                  |   |  |                      |  |  |  |
| IT IS SO ORDERI                       |  | 1                                |   | 1.1  |                      |  |  |  |
| DATED: MARCH                          | 5,2017   | /                                | andis A. Westmore                                 | Blade  |                      |  |  |  |
|                                       | <b>(X)</b>   | ' Ur                             | nited States Magistrat                            | e Judge  |                      |  |  |  |